

tion of the amendment proposed to Dr. [REDACTED]

Robinson's substitute as passed. It is: "That while this assembly earnestly desires to be reunited in close fellowship with the church, we do not feel it expedient at the present time to take any further action on the subject, except to declare that we are ready cordially to receive a representative of the church to participate to that assembly whenever they indicate they are willing to do so.

The subject on the policy of the church was then taken up. It has already been published, and refers to courts of appeals. Elder Ely submitted a long substitute, which, together with the whole subject, was referred to the next assembly.

In the evening resolutions recognizing the

The committee on correspondence reported the reception of a letter from the United Presbyterian assembly, at Sparta, proposing a joint conference, at which to consider means for combating intemperance. This suggestion was concurred in, and a conference committee was appointed.

The reports of the various delegates who had visited other bodies were reported.

The M'Cune-Skinner-West came up on an appeal from the Cincinnati presbytery, which

sustained McCune for preaching alleged un-American doctrines.

Dr. Rockwell said the judicial committee to which the case was referred made a unanimous report, approving, in the main, the records of the synod of 1946. He said the committee was so matter of form, neatness, etc., in them.

Dr. Lewis and Matthews reviewed the report.

Dr. Skinner presented his reasons for opposing to the general assembly and passing by the synod. They were, in brief, that the Cincinnati presbytery, which has already passed on the case virtually, and has been the subject of a number of resolutions, propagated them, goes the synod of Cincinnati, and any decision of that body would be a mere repetition of that of the former body. He thinks the delay dangerous, and the constitution requires action.

He said he quoted from precedents to sustain this view.

Dr. Rockwell presented his grievances and provocation he had had to press this matter.

Rev. Drs. Maxwell and Humphrey presented the other side, and finally the whole matter was referred to a special committee to report at the next assembly.

The same action was taken with the report of the committee on home missions during this morning. Adjourned.

CHANGE OF BUSINESS.

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Non-Resident Notice.
No 2617.—In the

Tennessee—William F. Foster, of Shelby county, Tenn., was arrested at Nashville, Tenn., May 28.

It appearing from affidavits in this cause that the defendants, W. G. Ford, of Washington City, D. C.; Mrs. Ann Garman, of Washington City, D. C.; and J. Edgar Hoover, of the Federal Bureau of Investigation, are all non-residents of the State of Tennessee, it was ordered that this writ be commenced by complaint May 29, 1937, alleging the facts and circumstances of this case.

The return of the writ was made by the sheriff's office dated May 28, 1937, etc., and the sum of \$500.00 was paid to the clerk of the court for costs of the writ as evidenced by judgment of Charles H. Foster, Jr., judge of the circuit court, entered in the minutes of complainant recorded in this court January 16, 1937, etc., and the writ was returned to the sheriff's office and returned, levied on the property of said W. G. Ford situated at Nashville, Tenn.

\$500 Fee

Agents for Clients

it is therefore ordered, That they make their appearance herein, at the courtrooms in the city of Mendoza, Tenn. on or before the first day of August, 1877, and plead, answer or demur to complainant's bill, or the same will be taken for confessed as to them and set for hearing exparte; and that a copy of this order be published one week, for four successive weeks in the Argentinian Argentinian.

This 20th day of May, 1877.

A copy attested: W. C. S. Clerk and Master.

By R. J. Black, Deputy C. and M.
Smith & Black, and Winchester & Winchester,
Sols. for comp'te.

mjsd wed

